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Attorneys for Defendant Harry Macklowe

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
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LESLIE DICK WORLDWIDE, LTD. and LESLIE	:
DICK,	:
- ,	

Plaintiffs,

-against-

GEORGE SOROS, SOROS FUND

MANAGEMENT LLC, FIG, LLC, VORNADO

REALTY TRUST, GERMAN AMERICAN

CAPITAL CORP., EASTDIL SECURED, LLC,

HARRY MACKLOWE, CONSECO, INC.,

KIRKLAND & ELLIS, LLP, DONALD J. TRUMP,

and John Does "1" through "10,"

Defendants.

No. 08 CV 7900 (BSJ/THK)

ECF Case

DECLARATION OF STEPHANIE J. GOLDSTEIN IN SUPPORT OF HARRY MACKLOWE'S MOTION TO DISMISS

- I, Stephanie J. Goldstein, declare:
- 1. I am a member of Fried, Frank, Harris, Shriver & Jacobson LLP, counsel to defendant Harry Macklowe. I submit this declaration in support of Harry Macklowe's Motion to Dismiss the Action with Prejudice.

- 2. Attached hereto as Exhibit A is a true and correct copy of the Verified Amended Complaint filed on June 21, 2006 in New York State Supreme Court by Plaintiffs Leslie Dick Worldwide, Ltd., and Leslie Dick in *Leslie Dick Worldwide Ltd.*, et al v. Macklowe Props., Inc., et al., Index No. 06/600222 (Sup. Ct. New York County 2006).
- 3. Attached hereto as Exhibit B is a true and correct copy of the "Amended RICO Complaint [corrected]" in this action.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury on this 24th day of April, 2009 that the foregoing is true and correct.

/s/ Stephanie J. Goldstein

Stephanie J. Goldstein stephanie.goldstein@friedfrank.com